SOUTHER	TATES BANKRUPTCY COURT IN DISTRICT OF NEW YORK	
		x :
In re		: Chapter 11 :
DELPHI CORPORATION, et al.,		: Case No. 05-44481 (RDD)
	Debtors.	: (Jointly Administered)
NOTICE	OF TREATMENT OF RECLAMATION	x ON CLAIM UNDER PLAN OF REORGANIZATION
of its subside (collectivel subsequent with respect Statement" "Bankrupto Procedures procedures	diaries and affiliates, debtors and debtory, the "Debtors"), filed their Joint Plan ly amended, supplemented, or otherwise to the Plan (as subsequently amended) with the United States Bankruptcy Cory Court"). The Bankruptcy Court enter Order") (Docket No) approving in connection with solicitation of votes accordance with the Solicitation Proceed	ober 6, 2007, Delphi Corporation ("Delphi") and certain ors-in-possession in the above-captioned cases of Reorganization dated September 6, 2007 (as see modified, the "Plan") and their disclosure statement d, supplemented, or otherwise modified, the "Disclosure ourt for the Southern District of New York (the bred an order on October 3, 2007 (the "Solicitation the adequacy of the Disclosure Statement and certain is on the Plan.  Idures Order, the Debtors hereby provide notice of the don Schedule 1 attached hereto as provided in the Plan.
LLC, 23 Claims, If you fa claim, to proport	335 Alaska Avenue, El Segundo, so as to be received by 7:00 p.m. (all to return this form timely, you the extent allowed, in cash and r	pe provided to Kurtzman Carson Consultants, California 90245, Att'n: Delphi Reclamation (prevailing Eastern time) on November 9, 2007. will receive a distribution for your reclamation new common stock of reorganized Delphi in the be deemed to have waived any right to seek clamation claim.
Schedule 1	(the "Reclamation Claim"). Please for	he holder of the reclamation claim identified on bllow the three steps below and sign this notice to or your reclamation claim that you want to receive.
Ste	ep <u>1</u>	
		ng Article 5.3 of the Plan governing treatment of l Claims"), and check one of the boxes below:
	- ·	m, to the extent Allowed (as defined in the Plan), be as pursuant to section 503(b) of the Bankruptcy Code
	extent Allowed, in the plan currer postpetition interest from the Peti Statutory Rate in effect as of the I	es of distribution on account of my Reclamation Claim, ncy afforded General Unsecured Claims, including tion Date through December 31, 2007 at the Michigan Petition Date (4.845%) (the "Interest Rate") as provided gree that I have no accompanying voting rights on sclamation Claim.

## Step 2

If you checked the box indicating that you request that your reclamation claim, to the extent Allowed, be given administrative priority status pursuant to section 503(b) of the Bankruptcy Code, the treatment of your reclamation claim will be determined at a contested hearing before the Bankruptcy Court on a date following the effective date of the Plan. At this hearing, the Debtors will assert that your claim is not entitled to administrative priority status on the grounds that the goods and/or the proceeds from the sale of the goods for which you are seeking a reclamation claim are or were subject to a valid and perfected security interest. The Debtors will retain all other reserved defenses regarding your Reclamation Claim, as set forth in the Amended Final Reclamation Order Under 11 U.S.C. §§ 362, 503, And 546 And Fed. R. Bankr. P. 9019 Establishing Procedures For The Treatment of Reclamation Claims, entered November 4, 2005 (Docket No. 881) (the "Reserved Defenses"). If the Debtors prevail at this hearing, then, subject to the Bankruptcy Court's ruling, your Reclamation Claim will be disallowed. The underlying claim will then be subject to further reconciliation to determine the amount in which you may still have a valid General Unsecured Claim.

If you checked the box indicating that you request to be treated for purposes of distribution on account of your reclamation claim, to the extent Allowed, in the plan currency afforded General Unsecured Claims, including postpetition interest from the Petition Date through December 31, 2007 at the Interest Rate as provided in the Plan, you will be deemed to have waived any right to seek administrative priority status for your reclamation claim. The Debtors will retain all Reserved Defenses regarding your Reclamation Claim.

In either event, you must return this form in accordance with Step 3 below.

## Step 3

Company Nama

Sign and return this form in the envelope provided to Kurtzman Carson Consultants LLC, 2335 Alaska Avenue, El Segundo, California 90245, Att'n: Delphi Cure Claims, by **4:00 p.m.** (prevailing Eastern time) **on November 9, 2007.** If you fail to return this form timely, you will receive a distribution on account of your Reclamation Claim, to the extent Allowed, in the plan currency afforded General Unsecured Claims, including postpetition interest from the Petition Date through December 31, 2007 at the Interest Rate and you will be deemed to have waived any right to seek administrative priority for your reclamation claim. The Debtors will retain all Reserved Defenses regarding your Reclamation Claim.

Company Name.	<del></del>
By:	
Print Name:	
Title:	
Delphi Legal Information Hotline:	Delphi Legal Information Website:
Toll Free: (800) 718-5305	http://www.delphidocket.com
International: (248) 813-2698	

Dated: New York, New York October 29, 2007

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

John Wm. Butler, Jr. (JB 4711) George N. Panagakis (GP 0770) Ron E. Meisler (RM 3026) 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60606

- and -Kayalyn A. Marafioti (KM 9632) Thomas J. Matz (TM 5986) Four Times Square New York, New York 10036

Attorneys for Delphi Corporation, <u>et al.</u>, Debtors and Debtors-in-Possession